

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Horst Muller
Appl. No.: 09/937,918
Filed: October 1, 2001
Title: METHOD FOR TRANSFERRING DATA STREAMS OF DIFFERENT
DATA TRANSMISSION RATES BETWEEN A FIRST AND SECOND
DATA TRANSMISSION UNIT
Art Unit: unknown
Examiner: unknown
Docket No.: 112740-335

Commissioner for Patents
Washington, DC 20231

DECLARATION

Sir:

I, William E. Vaughan, am an attorney of record for the above-referenced U.S. Patent Application. I was the attorney responsible for the preparation and filing of this patent application on October 1, 2001. The documents submitted on such date were the Patent Application Transmittal Letter, International application as filed, English translation, Preliminary Amendment, Submission of Drawings, Declaration and Power of Attorney, IDS, references, search report, return-receipt postcard, and a check in the amount of \$890.00.

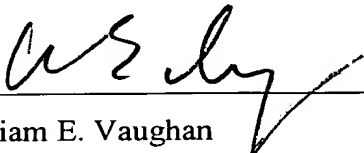
I further note that I am the individual responsible for maintaining a patent application file for this application within my law firm, Bell Boyd & Lloyd. Included in the maintenance of this patent application file is the recordation of all documents filed with the U.S. Patent and Trademark Office (such recordation being in the form of actual copies of all documents).

I acknowledge that the Certificate of Mailing for this patent application indicated that the English translation had been filed, and that the return-receipt postcard for this patent application also indicated that the English translation had been filed. Moreover, the records in this patent application file, for which I am responsible for maintaining, reflect that the complete English translation for this patent application was actually filed on October 1, 2001. A copy of this English translation is attached herewith. I further note that this copy was made from the copy of the originally-filed document maintained in this patent application file.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that

these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

January 2, 2002



William E. Vaughan